The Honorable Robert S. Lasnik 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 CIXXFIVE CONCEPTS, LLC, No. 2:19-cv-00386-RSL 11 Plaintiff, STIPULATED NOTICE TO 12 v. WITHDRAW PENDING MOTIONS TO COMPEL ARBITRATION 13 GETTY IMAGES, INC., GETTY IMAGES (US), INC. and LICENSE 14 COMPLIANCE SERVICES, INC., 15 Defendants. 16 17 18 STIPULATED NOTICE Plaintiff CixxFive Concepts, LLC and defendants Getty Images, Inc., Getty Images 19 (US), Inc. and License Compliance Services, Inc., by and through their counsel of record, 20 21 pursuant to Local Rule 7(1), hereby stipulate as follows: 22 **(1)** On June 10, 2019, defendant Getty Images (US), Inc. filed a 23 Motion to Compel Arbitration, Dismiss Class Claims and Stay Proceedings (Dkt. #32). The motion is noted on the Court's calendar for July 12, 2019. 24 25 No opposition papers have been filed. 26

STIPULATED NOTICE TO WITHDRAW PENDING MOTIONS No. 2:19-cv-00386-RSL – Page 1



- (2) On June 10, 2019, defendants Getty Images, Inc. and License Compliance Services, Inc. jointly filed a Motion to Compel Arbitration,
 Dismiss Class Claims and Stay Proceedings (Dkt. # 34). The motion is noted on the Court's calendar for July 12, 2019. No opposition papers have been filed.
- (3) On July 1, 2019, plaintiff CixxFive Concepts, LLC filed Plaintiff's First Amended Complaint (Dkt. # 37). The First Amended Complaint, *inter alia*, adds allegations relating to arbitration rights under the parties' contracts and changes the proposed class relative to those rights.
- (4) In consideration of the newly filed First Amended Complaint, and to avoid potentially unnecessary motion practice before this Court, plaintiff and defendants stipulate as follows:
 - a. Defendants agree to withdraw their Motions to Compel Arbitration (Dkt. # 32 and # 34). The parties agree that the withdrawal is without prejudice.
 - b. Plaintiff agrees that defendants shall have until July 25, 2019 to file (i) a new motion or motions seeking to compel arbitration of some or all of the claims in the First Amended Complaint, or (ii) other responsive pleading to the First Amended Complaint.
- (5) The parties agree that defendants' withdrawal of the pending Motions to Compel Arbitration shall not be deemed evidence of a waiver of any right by defendants, including but not limited to the right to compel arbitration of the claims in this action.
- (6) Except as set forth herein, all other dates set by the Court shall remain the same.
 - (7) A proposed order is submitted herewith.

2 DATED: July 3, 2019. 3 4 STECKLER GRESHAM COCHRAN YARMUTH LLP **PLLC** 5 6 /s/ Bruce Steckler /s/ Scott T. Wilsdon R. Dean Gresham (pro hac vice) Scott T. Wilsdon, WSBA No. 20608 7 Bruce Steckler (pro hac vice) Ralph H. Palumbo, WSBA No. 4751 Stuart L. Cochran (pro hac vice) 8 John H. Jamnback, WSBA No. 29872 L. Kirstine Rogers (pro hac vice) 1420 Fifth Avenue, Suite 1400 9 Braden M. Wayne (pro hac vice) Seattle, Washington 98101 12720 Hillcrest Road, Suite 1045 Telephone: 206-516-3800 10 Dallas, TX 75230 Facsimile: 206-516-3888 Telephone: 972-387-4040 Email: wilsdon@yarmuth.com 11 Facsimile: 972-387-4041 rpalumbo@yarmuth.com 12 dean@steckler.com jjamnback@yarmuth.com bruce@stecklerlaw.com 13 stuart@stecklerlaw.com Attorneys for Defendants Getty Images, krogers@stecklerlaw.com Inc., Getty Images (US), Inc. and License 14 braden@stecklerlaw.com Compliance Services, Inc. 15 Attorneys for Plaintiff CixxFive Concepts. LLC 16 17 18 19 20 21 22 23 24 25 26

STIPULATED NOTICE TO WITHDRAW PENDING MOTIONS No. 2:19-cv-00386-RSL – Page 3

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1	[PROPOSED] ORDER
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3	IT IS SO ORDERED.
4	IT IS SO ORDERED. DATED this 15 day of July, 2019.
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6	THE HONORABLE ROBERT S. LASNIK
7	UNITED STATES DISTRICT JUDGE
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STIPULATED NOTICE TO WITHDRAW PENDING MOTIONS No. 2:19-cv-00386-RSL – Page 4